THE FOLLOWING ORDER IS APPROVED AND ENTERED AS THE ORDER OF THIS COURT:

DATED: September 21, 2017



Brett H. Ludwig

United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN Court Minutes and Order

HEARING DATE: September 19, 2017

JUDGE: Brett H. Ludwig

CASE NO.: 17-26522-bhl

DEBTOR: John A. Carrao

NATURE OF HEARING:

1. Preliminary - Objection to Confirmation of the Plan filed

by Medallion Bank

2. Preliminary – Objection to Confirmation of the Plan

filed by the Chapter 13 trustee

APPEARANCES: William Nickolai, attorney for the debtor

Michael Acevedo, attorney for Medallion Bank

Scott Lieske, Chapter 13 trustee

1. Objection to Confirmation of the Plan filed by Medallion Bank

Medallion Bank agreed to withdraw its objection subject to the debtor filing an amended plan that increases the *Till* rate to 6% and revises the special provision in section 10(c). The court did not set a deadline for the debtor to file an amended plan, but will do so upon resolution of the trustee's objection.

2. Objection to Confirmation of the Plan filed by the Chapter 13 Trustee

The trustee stated that both elements of its objection remain unresolved. The parties will address the issue of feasibility after the Wisconsin Department of Revenue files its claim.

The parties disagree as to whether the plan's treatment of the debtor's boat is proper. The court set that issue for an evidentiary hearing. For the reasons stated on the record,

A. An evidentiary hearing will be held on **October 24, 2017** at 2:30 p.m. at the United States Courthouse, 517 East Wisconsin Avenue, Courtroom 321, Milwaukee, Wisconsin. The court will not grant an adjournment of the hearing absent a compelling reason. This is an evidentiary hearing and no telephone appearances are permitted.

- B. The parties must file pre-hearing briefs by October 17, 2017.
- C. On or before **October 17, 2017,** both parties must exchange and file copies of exhibits, including appraisals, that they contemplate using at the evidentiary hearing.
- D. On or before **October 17, 2017,** both parties must exchange and file a list of witnesses that each party intends to call at the evidentiary hearing in that party's case-in-chief.
- E. The failure to identify or exchange an exhibit or identify a witness will result in exclusion of the exhibit or witness, except upon a showing that the failure was substantially justified or harmless.

SO ORDERED.

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